EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

LIMELIGHT NETWORKS, INC.,)
Plaintiff,)
V.) Case No. 3:15-cv-720-JAG
XO COMMUNICATIONS, LLC., AND)
AKAMAI TECHNOLOGIES, INC.	JURY TRIAL DEMANDED
)
Defendants.	<u>-</u>

DEFENDANT AKAMAI TECHNOLOGIES, INC.'S INITIAL DISCLOSURES

Pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure, the Local Civil Rules of this Court, and the Court's Initial Scheduling Order (Dkt. No. 45), Defendant Akamai Technologies, Inc. ("Akamai") provides its Initial Disclosures. These disclosures are based on information presently known and reasonably available to Akamai at this time. Akamai may discover additional facts that further support Akamai's defenses and/or rebut the claims made in the complaint filed by Plaintiff Limelight Networks, Inc. ("Limelight"). Accordingly, Akamai reserves the right to supplement or amend these disclosures, and to present witnesses, documents, and evidence based upon its continuing investigation and discovery.

Moreover, these disclosures are made without waiver of any objections Akamai may have regarding the subject matter of the disclosures and any person, entity or documents identified by Akamai herein. Specifically, Akamai reserves all objections, including but not limited to: (1) relevance; (2) any applicable privilege under federal and state law, including the attorney-client privilege, work product privilege and common interest privilege; (3) undue burden; (4) materiality; (5) overbreadth; and (6) admissibility.

A. PERSONS HAVING RELEVANT KNOWLEDGE/BRIEF STATEMENT

The following individuals are believed likely to have discoverable information that Akamai may use to support its defenses or claims. Akamai believes that other, not yet identified, individuals or entities may have discoverable information and specifically reserves the right to identify additional witnesses as discovery proceeds. Akamai incorporates by reference herein all other parties' disclosures of individuals believed likely to have discoverable information. Any current or former employee, agent, or other representative of Akamai should be contacted only through Akamai's counsel, Carlos Perez of Choate Hall & Stewart LLP, at Two International Place, Boston, Massachusetts 02110, (617) 248-5000.

Individual	Substance of Information Known
Bradley B. Harvell	Invention of U.S. Patent Nos. 8,750,155, 7,715,324, and 8,683,002
Joseph D. DePalo	Invention of U.S. Patent Nos. 8,750,155 and 7,715,324
Michael M. Gordon	Invention of U.S. Patent Nos. 8,750,155 and 7,715,324
Jason L. Wolfe	Invention of U.S. Patent Nos. 8,750,155 and 7,715,324
Nils H. McCarthy	Invention of U.S. Patent No. 8,683,002
Leonid Fainberg	Invention of U.S. Patent No. 8,856,263
Ofir Ehrlich	Invention of U.S. Patent No. 8,856,263
Gil Shai	Invention of U.S. Patent No. 8,856,263
Ofer Gadish	Invention of U.S. Patent No. 8,856,263
Amitay Dobo	Invention of U.S. Patent No. 8,856,263
Ori Berger	Invention of U.S. Patent No. 8,856,263
Jason Hofmann	Invention of U.S. Patent No. 9,015,348
Hemdat Cohen-Shraga	Invention of U.S. Patent No. 9,015,348
Erez Yaffe	Invention of U.S. Patent No. 9,015,348
Bryan Black	Invention of U.S. Patent No. 8,615,577
Jacob Roersma	Invention of U.S. Patent No. 8,615,577
Jared Boelens	Invention of U.S. Patent No. 8,615,577
Luke Knol	Invention of U.S. Patent No. 8,615,577
Neil Dunbar	Invention of U.S. Patent No. 8,615,577
Sig Lange	Invention of U.S. Patent No. 8,615,577

Wylie Swanson	Invention of U.S. Patent No. 8,615,577
Robert Blumofe Executive Vice President, Platform Division Akamai	Operation and functionality of the Akamai Intelligent Platform.
To be contacted through counsel	
Craig Adams Vice President, Web Experiences, Akamai	Accused features (TCP optimization, tiered distribution and caching, content prefetching, front end optimization, and image converter/management)
To be contacted through counsel	
Keith Oslakovic Senior Vice President, Service Performance Akamai	Design, function, and operation of the Akamai Intelligent Platform.
To be contacted through counsel	
Kit Knox Vice President, Media Engineering, Akamai	Design, function, and operation of the Akamai Intelligent Platform.
To be contacted through counsel	
Michael Fay Vice President, Products and Operations Akamai	Design, function, and operation of the Akamai Intelligent Platform.
To be contacted through counsel	
John Dilley Chief Product Architect, Akamai	Design and operation of the accused systems.
To be contacted through counsel	
Cheng Jim Director of Engineering, Akamai	Design and operation of the accused systems.
To be contacted through counsel	
Stephen Ludin Chief Architect, Akamai	Design and operation of the accused systems.
To be contacted through counsel	
Robert Hughes President, Worldwide Operations, Akamai	Sales and sales operations of the accused systems.
To be contacted through counsel	

Brad Rinklin	Akamai marketing operations
Senior Vice President, Chief Marketing	
Officer, Akamai	
To be contacted through counsel	
Edward McGowan	Akamai financial reporting, accounting, and analysis for
Vice President, Global Carrier Strategy &	the accused system.
Sales, Akamai	
To be contacted through counsel	

Expert witnesses will be identified at a later date in accordance with the requirements of Federal Rule of Civil Procedure 26(a)(2).

Akamai has not yet identified all employees, suppliers, agents, consultants, and/or other representatives of the parties or of non-parties likely to have discoverable information that Akamai may use to support its defenses or claims. Such individuals may include, but are not limited to: (a) authors of prior art publications and patents relevant to the subject matter of the Patents-in-Suit; (b) individuals having knowledge of any prior art use, sale, offer for sale, or invention relevant to the subject matter of the Patents-in-Suit; (c) individuals having knowledge of the level of ordinary skill in the art to which the alleged inventions pertain; (d) individuals having knowledge of any license to the Patents-in-Suit, any offer to license the Patents-in-Suit, or any refusal to license the Patents-in-Suit; (e) individuals having knowledge of the circumstances or manner in which the alleged inventions are disclosed in the Patents-in-Suit; (f) individuals having knowledge of the alleged inventorship, ownership or rights in the Patents-in-Suit and/or their subject matter; and (g) individuals having knowledge of the assignment and/or transfer of any rights in the Patents-in-Suit.

B. DOCUMENTS

The following is a description by category of documents that are in Akamai's possession, custody or control that Akamai may use to support its claims and defenses:

- 1. Documents and other data relating to the research, development, and operation of the accused products.
- 2. Documents relating to the marketing, sales, and financial data regarding Akamai's Intelligent Platform and the accused products.
- 3. Documents demonstrating that the claims of the Patents-in-Suit are invalid, unenforceable, and/or not infringed by the accused products, including but not limited to prior art patents and publications.

These documents are located at Akamai's facilities in Massachusetts, located at 150 Broadway, Cambridge, Massachusetts 02142 and/or at the office of its counsel, Choate Hall & Stewart LLP.

Akamai makes this disclosure without any admission as to the relevance, discoverability, or admissibility of any documents within the categories identified above and without a waiver of its right to withhold the production of any documents or information on the basis of any claim of privilege. Akamai reserves the right to further supplement these disclosures to the extent necessary and appropriate if, in the course of further investigation and discovery, it becomes aware of additional categories of relevant documents in its possession, custody or control that it may use to support its claims. Akamai identifies its rights to object to the production of any document, including those described above.

C. COMPUTATION OF DAMAGES

Plaintiff has not yet articulated to Akamai the amount of damages, if any, that Plaintiff is claiming in this action. Akamai will supplement this disclosure in accordance with Federal Rule of Civil Procedure 26 to the extent necessary and at the appropriate time.

D. INDEMNITY AND INSURANCE AGREEMENTS

Akamai is not aware of any indemnity or insuring agreements under which any person or entity carrying on an insurance business may be liable to satisfy part or all of a judgment entered in this action or to indemnify or reimburse for payments made to satisfy the judgment.

Dated: March 14, 2016 Respectfully Submitted,

AKAMAI TECHNOLOGIES, INC.

By <u>/s/ Dabney J. Carr</u> Of Counsel

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Carlos Perez-Albuerne (BBO#: 640446) (pro hac vice to be filed) Margaret E. Ives (BBO#: 668906) (pro hac vice to be filed)

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Counsel for Defendant Akamai Technologies, Inc.

CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served on counsel of record for Limelight Networks, Inc., by email, on March 14, 2016.

Dated: March 14, 2016 /s/ Dabney J. Carr

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